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#9

PETITION FOR REMAIL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)			Docket Number (Optional) 11738.00078	
First named inventor: Harpe	er			
Application No.: 09/070,269		Group Art Unit: 3763		
Filed: April 30, 1998		Examiner: D. Blyveis		
Title: A Device Used to Cor	nnect an External Ventricular Drai	inage Catheter		
Attention: Office of Petitions Assistant Commissioner for Box DAC				
Washington, D.C. 20231				
NOTE:	If information or assistance is needed in completing this form, please contact Petitions Information at (703)305-9282.			
United States Patent and T	cation became abandoned for fair Frademark Öffice. The date of aba action plus any extensions of time	illure to file a timely and proper reply to andonment is the day after the expiration le actually obtained.	a notice or action by the date of the period set for	
	APPLICANT HEREBY PETITION	NS FOR REVIVAL OF THIS APPLICATION		
NOTE: A grantal (1) (2) (3) (4)	ble petition requires the following Petition fee; Reply and/or issue fee; Terminal disclaimer with discla June 8, 1995; and for all design Statement that the entire delay	aimer fee required for all utility and plant in applications; and	applications filed before	
Petition fee	(37 CFR 1.17(m)). Applica	nt claims small entity status. See 37 CFR	1.27.	
☑ Other than small entity - fee \$1,280.00 (37 CFR 1.17(m))				
2. Reply and/or fee				
 A. The reply and/or fee to the above-noted Office action in the form of <u>Amendment Under C.F.R. 1.111</u> (identify type of reply): ☐ has been filed previously on ☒ is enclosed herewith. 				
B. The issue fee of \$				
☐ has been paid previously on ☐ is enclosed herewith.				

[Page 1 of 2]

Burden Hour Statement: This form is estimated to take 1.0 hour to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

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Index the Descend Particle Act of 1995, no persons are required to respond to a collection of information unless it discloses a valid DMR control number

3.	Terminal disclaimer with disclaimer fee					
	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.					
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$	for a small entity or \$	_ for other than a small entity)			
4.	Statement. The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information of there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional MPEP 711.03(c)(III)(C) and (D))].					
	WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038 Jun 5, 2002					
	Date	Sign	nature			
		•	. Kinghorn			
	ephone mber: (<u>763</u>) <u>505-2913</u>	Typed or printed name				
		Meatro	onic, Inc.			
		Ado	dress			
		710 Medtron	ic Parkway NE			
		LC	340			
		Minneapoli	s, MN 55432			
Enc	closures: ⊠ Fee Payment					
	⊠ Reply		·			
	☐ Terminal Disclaimer Form					
	Additional sheets containing statements establishing ur	nintentional delay				
	☐ Other :					
_						
	CERTIFICATE OF MAILING OR TRANSM	ISSION [37 CFR 1.8(A)]				
	I hereby certify that this correspondence is being:					
	deposited with the United States Postal Service as "Express Mail Post Office to Addressee" under 37 CFR § 1.10 on the date indicated above in an envelope addressed to:					
	United States Patent and Trademark Office Washington, D.C. 20231					
	☐ transmitted by facsimile on the date shown below to the Patent and Trademark Office at (703) 308-6916.					
	Cinchus					
	Date	Signature				
L	Typed or printed name of person signing certificate					

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Additional Sheet 1 of 1

1. The instant application was filed by the PS Medical Business of Medtronic.

At the time of filing the instant application, Mr. Kinghorn had responsibility for the application as part of his job responsibilities as Patent Counsel for the PS Medical Business.

- 2. A first Office Action was issued on April 28, 1999. Mr. Kinghorn began a response, intending to complete and file it within the shortened statutory period provided. Through oversight, the response was not timely filed. The Office provided a notice of abandonment mailed February 29, 2000.
- 3. On realizing the response was not timely filed, Mr. Kinghorn instructed a Medtronic patent paralegal to begin a petition for revival. The paralegal began the petition to revive. The notice was received and marked "Rush" at Medtronic to indicate rush action was required to revive the application. Nevertheless, through oversight, the petition to revive was never completed and filed.
- 4. Mistakenly assuming the patent application had been revived, Mr. Kinghorn prepared and filed a Supplemental Information Disclosure Statement for the application on May 1, 2000. Oversight is apparent since at the time of filing of the Supplemental Information Disclosure Statement, the application was actually abandoned and had not been revived. The file remained in this condition of oversight of the abandonment after May, 2000.
- 5. On or about February 14, 2001, Mr. Kinghorn changed responsibilities within Medtronic to become a Senior Legal Counsel for the PS Medical Business of Medtronic.

- 6. Because of Mr. Kinghorn's new job responsibilities, the prosecution of patent applications for PS Medical was moved to outside law firms. Unfortunately, responsibility for the instant application was inadvertently not passed to the outside law firm.
- 7. The fact that the instant application had been abandoned and had not been revived was later discovered by Mr. Kinghorn. Mr. Kinghorn referred the matter to the undersigned. This petition to revive followed.

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